		150
1	a union r	ep, so I wanted to move the meeting along.
2	Q.	The first one you refused to sign?
3	Α.	That's correct.
4	Q.	You said it was inaccurate. The second one you
5	signed ap	parently because you thought there was some
6	truth to	the statement; is that correct?
7	Α.	There was some truth in that statement, yes.
8		(Wilcoxon Deposition Exhibit 18 was marked
9	for ident	cification.)
10	. Q.	Have you read Exhibit 18?
11	Α.	Yes.
12	Q.	Was that the third reprimand you received?
13	Α.	Yes.
14	Q.	On the 22nd of January?
15	А.	Yes.
16	Q.	And this one deals with your substitute teacher
17	plans, co	orrect?
18	Α.	Correct.
19	Q.	And you signed that one as well?
20	Α.	Yes.
21	Q.	So does that indicate that there was some
22	accuracy	to these as well?
23	Α.	No. I also as I said for the last one, at
24	that poi:	nt I wanted to talk to a union rep, and wanted to
	I	

. 9

	15
end this	meeting so I could get to a union rep, and Miss
Basara sa	aid we need to get the rest of those letters
before I	could leave.
Q.	Why didn't you put refuse to sign if you thought
it was i	naccurate?
Α.	Because I wanted to get out of there, get the
meeting	over with, and go talk to my union rep.
Q.	How much longer does it take to put refuse to
sign and	sign your name?
A.	When I refused to sign the last one there was a
whole lo	t of conversation about it.
Q.	What was the conversation?
Α.	About why it was inaccurate, about why I should
sign it.	
Q.	About what?
Α.	About how, why, from their standpoint, why the
letter w	as accurate, why I should sign it, why I felt it
was inac	curate and wouldn't sign it.
Q.	So at that point, when you got the first one
А.	Mm-hmm.
Q.	didn't that reinforce your feeling from
December	, that you were not going to be renewed?
Α.	Yes, it did.
Q a	And you got two more, that same meeting?

	152
1	A. Yes.
2	Q. But despite that feeling you signed both of the
3	next two?
4	A. That's correct, because I wanted to get to the
5	phone and talk to my union rep.
6	Q. Attached to that are these lesson plans that Ms.
7	Basara is referring to in the reprimand?
8	A. I believe so.
9	Q. Now, the second page, which is Bates number
10	00171, is that in your handwriting?
11	A. 171?
12	Q. C00171, the second page of Exhibit 18?
13	A. Yes.
14	Q. Is that in your handwriting?
15	A. Yes, it is.
16	Q. What does that say?
17	A. "Basketball shoot around - balls are in a cage in
18	supply closet."
19	Q. Is there a date on that?
20	A. Yes, Wednesday, 1/14.
21	Q. So that was the plan for Wednesday, 1/14?
22	A. Yes.
23	Q. "Basketball shoot around - balls are in the cage
24	in supply closet"?

1		153
1	Α.	Correct.
2	Q.	Thursday, the 13th, what does it say?
3	А.	"Repeat Wednesday."
4	Q.	So for Thursday we are repeating what is above
5	it?	
6	Α.	That's correct.
7	Q.	What does Friday, the 14th
8	Α.	Says 16th, it looks like.
9	Q.	16th?
10	Α.	"Scooter team handball - 3 on 3 - 1st team to
11	score st	ays on - make goals out of large cones - students
12	must pas	s the ball across half court, otherwise turnover
13	- can't	score from own side - a goal is when the ball
14	hits the	bleachers between the cones."
15	Q .	Keep reading.
16	Α.	"If this is to hard or not going well, you can
17	shoot ar	ound instead."
18	Q.	Okay. Read the rest of it.
19	Α.	That was it.
20	Q.	That's it?
21	Α.	Yes.
22	Q.	So these were your lesson plans for three full
23	days whe	n you were out?
24	Α.	Correct.

		154
1	Q.	Now, is there a learning objective listed on here
2	anywhere'	?
3	А.	No, there is not.
4	Q.	Is there any description of how you are going to
5	get to a	learning objective from these plans?
6	Α.	No, there is not.
7	Q.	Basically, this is how you play a couple of
8	games, r	ight?
9	Α.	Correct.
10	Q.	Okay. And are you saying that this is an
11	adequate	lesson plan as far as you are concerned?
12	Α.	Not completely, no.
13	Q.	And that is your handwriting on that?
14	Α.	That is correct.
15	Q.	The next page, 00172, is that your handwriting?
16	Α.	Yes.
17	Q.	And what is that?
18	Α.	It is a letter to the sub.
19	Q.	And can you read what it says?
20	Α.	"Dear Sub, Thank you for your assistance. If any
21	of the k	ids give you any problems, please leave a note
22	about th	em. I am leaving you both TOR slips (to get a
23	student	out of the room if they are a problem) and SBR
24	forms /i	f behavior is so bad you feel an administrator

	155
1	needs to see the student, i.e. fights, etcetera.) Also I
2	have left a note on the locker room door telling students
3	to report directly to the gym. Students are to put their
4	books on the bleachers next to the doors. The students
5	have been told to wear sneakers in order to participate.
6	If you have any questions, please see Mr. Rumford in the
7	main office or Ms. Freebery, the female PE teacher. The
8	lesson plans are on the bottom of this and the next page.
9	To take attendance, have students sign in on the pages of
10	this pad. Thank you again. Richard."
11	Q. Is there something below that?
12	A. It says, "equipment needed is in storage closet
13	on the left" it is cut off. I can't see it.
14	MR. WILLOUGHBY: Do you have better copies
15	of these?
16	MR. WILSON: I don't know.
17	BY MR. WILLOUGHBY:
18	Q. Now, is it right, is it correct that the order
19	that this was left for the substitute was that page 3 was
20	on top of page 2?
21	A. No.
22	Q. Page 2 was on top of page 3?
23	A. Oh, I'm sorry. I'm sorry.
24	Q. You left, page 3 is a note?

		156
1	Α.	Yes, page 3 was on top.
2	Q.	Right. And then you attached page 2 to it?
3	Α.	Correct.
4	Q.	At the top of the page it says, "I almost
5	forgot."	
6	Α.	Yes.
7	Q.	You have, "Each morning you have 2 duties. From
8	7:30 to	7:45"
9	Α.	Yes.
10	Q.	"you need to be in the gym with the student
11	leaders.	71
12	Α.	Yes.
13	Q.	"2 of these students put up the flag."
14	Α.	That is correct.
15	Q.	"From 7:30 to"
16	Α.	I guess that would be "7:50."?
17	Q.	"you have a reading group in the Multi." That
18	means th	e multi-purpose room?
19	Α.	That's correct.
20	Q.	"The student's books"
21	Α.	"are under the TV in this room."
22	Q.	Did you tell the sub what they were supposed to
23	be readi	ng out of the books?
24	Α.	No, I didn't.

		157
1	Q.	Did you tell them what the lesson objective was,
2	anything	like that?
3	Α.	No.
4	Q.	Did you file grievances or did the union file
5	grievance	es over this warning for the lesson plans?
6	А.	I had asked Mr. Norton to. I believe he wanted
7	to focus	on the sexual harassment allegations instead.
8	Q.	So was it correct that was the only one you filed
9	a grievar	nce about or the union filed a grievance about?
10	Α.	That's correct.
11		(Wilcoxon Deposition Exhibit 19 was marked
12	for ident	tification.)
13	Q.	Do you recognize Exhibit 19?
14	Α.	Yes.
15	Q.	And that's something you wrote to Janet Basara on
16	February	14, 2003?
17	Α.	Correct.
18	Q.	That was a little more than two weeks later?
19	Α.	Correct.
20	Q.	And the first thing you did was tell Ms. Basara
21	that you	didn't want her to use your nickname?
22	Α.	That's correct.
23	Q.	And that was because why again?
24	Α.	Because I felt it was very informal.

		158
1	Q.	Didn't other people call you Rich?
2	Α.	In informal settings, yes.
3	Q.	Had she called you Rich in the past?
4	Α.	She might have.
5	Q.	Now, at this point you knew your job was on the
6	line, ri	ght?
7	Α.	I assumed it was.
8	Q.	Did you think it was good judgment to tell Ms.
9	Basara tl	nat she shouldn't use your nickname?
10	, A.	I don't see a problem with that.
11	Q.	Okay. This is your rebuttal to the allegations
12	that you	had forgotten to sign up for school bus
13	activitie	es?
14	Α.	Yes.
15		(Wilcoxon Deposition Exhibit 20 was marked
16	for ident	tification.)
17	Q.	Have you read Exhibit 20?
18	Α.	Yes.
19	Q.	And this you delivered to Ms. Basara on, well, it
20	is dated	January 26. When did you give it to her?
21	Α.	I believe it was probably the same day as the
22	other one	e. Which was, what, 14th?
23	Q.	Do you
24	Α.	I'm not a hundred percent sure. I believe it was

	159
1	the 14th.
2	Q. Of February?
3	A. Yes.
4	Q. Now, in here you refer to lesson plans have been
5	left in your mailbox?
6	A. Yes.
7	Q. Is that the plan that's the second page of
8	Exhibit 18?
9	A. Correct.
10	Q. C00171?
11	A. Correct.
12	Q. Correct.
13	(Wilcoxon Deposition Exhibit 21 was marked
14	for identification.)
15	Q. Do you recognize Exhibit 21?
16	A. Yes.
17	Q. What is it?
18	A. I wrote this to Miss Basara, and copied it to my
19	union rep, and is asking for the reasons to waive 48-hour
20	notice.
21	Q. Had you consulted with Mr. Norton before you sent
22	this?
23	A. I probably had, yes.
24	Q. Did he assist you in preparing this?

i		160
1	Α.	I doubt it.
2	Q.	Why do you say that?
3	Α.	I don't remember help in writing the letter.
4	Q.	Did you discuss the contract with him?
5	Α.	On several occasions, yes.
6		(Wilcoxon Deposition Exhibit 22 was marked
7	for iden	tification.)
8	Q.	Do you recognize Exhibit 22?
9	Α.	I do not recognize it, but I probably have seen
10	it.	
11	Q.	Isn't that Ms. Basara's response to your
12	Α.	It looks like, yes.
13	Q.	Exhibit 21?
14	Α.	It looks that way, yes.
15	Q.	And she cites the article of the contract?
16	А.	Yes.
17	Q.	And she tells you there that a principal can meet
18	with a t	teacher at any time?
19	, A.	Yes.
20	Q.	And she attaches the applicable portion of the
21	contract	t, does she not, the next two pages?
22	Α.	Yes.
23	Q.	And as we established earlier, the union declined
24	to take	this grievance to arbitration, correct?
	1	

- 1	/	161
1	A.	Correct.
2		(Wilcoxon Deposition Exhibit 23 was marked
3	for ident	tification.)
4	Q.	Do you recognize Exhibit 23?
5	Α.	Mm-hmm.
6	Q .	And that's Ms. Basara's response to your note
7	about yo	ur lesson plans?
8	Α.	Correct.
9	Q.	And she says she is going to address you as
10	Richard,	correct?
11	Α.	That's correct.
12	Q.	Can you read the second full paragraph?
13	А.	The second one.
14	Ω.	Yes. Slowly.
15	А.	"In your February 12th letter, you have asserted
16	that it	is acceptable to use a legal pad to have students
17	sign in	when you are absent."
18	Q.	Let me stop you there. Did you think that's an
19	appropri	ate way to take attendance?
20	А.	That was the method that I was told Mr. Rumford
21	was usin	g when he went to my office and removed the legal
22	pad, he	was giving it to a substitute to sign in.
23	Q.	On that one day?
24	Α.	On that day, yes.

you were out sick and informed you of this."

22

23

24

Q.

Let me stop you. Did he inform you he had pulled

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			163
1	Α.	No, he did not.	
2	Q.	So that's not true?	
3	Α.	That's not true.	
4	Q.	That's just false?	
5	Α.	That's false.	
6	Q.	Okay. What does the next sentence say?	
7	Α.	"There were no class lists."	
8	Q.	Let me stop you.	
9	Α.	I asked to see my emergency plans to show them	
10	there was	s, and that's when they said they could not	
11	find	the ones I had they could not find.	
12	Q.	Well, if they weren't there, how could they fin	nd
13	them?		
14	Α.	They were there.	
15	Q.	So you are saying this is an untrue statement?	
16	А.	I asked to see my entire emergency lesson plan	
17	folder.	They said they could not find the folder. With	h
18	the plan	s, the class schedules, everything.	
19	Q.	So you are saying you put the class lists in	
20	there?		
21	Α.	Yes.	
22	Q.	All right. The next sentence, read what that	
23	says.		
24	A.	"The bell schedule was outdated by two years.	Ιt
	I		

	164
1	is your responsibility to update them after use."
2	Q. Was it accurate that the bell schedule was
3	outdated by two years?
4	A. No.
5	Q. So it is another false statement?
6	A. Yes.
7	Q. Just made up?
8	MR. WILSON: Object to form.
9	A. Yes.
10	Q. Do you agree it is your responsibility to keep
11	the bell schedules updated?
12	A. Yes.
13	Q. Did you keep a copy of the emergency plans that
14	you claim were on file with the principal's office?
15	A. The first set, no, I did not.
16	Q. The subject referred in this Exhibit 23?
17	A. No, I did not. That's why I made a note in my
18	letter to Miss Basara, stating I would keep a copy of my
19	lesson plans I was turning in.
20	Q. As of this point you didn't keep any copies of
21	what you had given the office for your emergency plans,
22	bell schedule or your class lists?
23	A. No.
24	Q. Okay.

ı	165
1	(Wilcoxon Deposition Exhibit 24 was marked
2	for identification.)
3	Q. Do you recognize Exhibit 24?
4	A. Yes, I do.
5	Q. This is the response to your request for more
6	information about your failure to sign up for busses?
7	A. Correct.
8	Q. And can you read the second full paragraph?
9	A. "You have asked for dates when you did not sign
10	up for the after school activity busses on time. On
11	December 15th, 2003, I issued a memo to the entire staff
12	to remind them of the procedures. On December 17th, 2003
13	and January 5th, 2004 you had not signed up by 1:00 and
14	other staff members, Ms. Freebery and Mr. Rumford, called
15	Sutton to order additional busses."
16	Q. Is Sutton the bus company?
17	A. Yes, it is.
18	Q. Is this accurate?
19	A. In part. On January 5th I called Sutton. I got
20	the number from Mr. Rumford to make the phone call to
21	call for additional busses.
22	Q. What time was that?
23	A. I do not know.
24	Q. Was it after 1:00 p.m.?

A. I know it was after a 10:00 a.m. deadline. I
know it was much later than that.
Q. Much later than a 10:00 a.m. deadline?
A. Yes.
Q. And otherwise it is accurate?
A. On December 17th I don't know who called for
busses. I don't know if I called or somebody else did.
And I know I talked to my union rep
Q. You called your union rep?
A. I called my union rep and talked to him about
this letter.
Q. Slow down.
A. And I said when I talked to him even that I knew
on January 5th this letter was slightly inaccurate, that
I made the call to Sutton. On December 17th I have no
idea, I can't remember if I made the call or if somebody
else made the call.
Q. So you have no way of disputing that on December
17th you had not signed up for the busses by 1:00 p.m.?
A. No, because even in February that year I couldn't
remember, so I'm not going to remember now.
Q. You've got no way to dispute the accuracy of
this?
A. Right.

		177
1	Q.	Correct?
2	Α.	Correct.
3		(Wilcoxon Deposition Exhibit 25 was marked
4	for iden	tification.)
5	Ω.	Do you recognize this exhibit?
6	А.	Yes, I do.
7	Q.	25.
8	Α.	Yes, I do.
9	Q.	What is it?
10	. A.	It is an observation done on April 21st by Miss
11	Basara.	
12	Q.	And part of her job as acting principal was to
13	observe	teachers, correct?
14	А.	That is correct.
15	Q.	And this was an unannounced observation?
16	Α.	Yes.
17	Q.	And is there anything wrong with the principal
18	doing an	unannounced observation?
19	А.	No.
20	Q.	This is her write-up of what she observed in the
21	class?	
22	Α.	Yes.
23	Q.	Do you agree that there were students whistling
24	during t	he course of your lesson?
1	•	

	168
1	A. They were, I believe it was three students. She
2	reports multiple.
3	Q. Well, there were three. You say multiple is not
4	three?
5	A. I believe, I believe she put in here there was
6	more, but I don't remember.
7	Q. Well
8	A. I haven't reviewed this.
9	Q. There were at least three students whistling?
10	A. Yes.
11	MR. WILSON: Do you want to take time to
12	read that? If he is going to ask you questions about it
13	you might as well review it.
14	MR. WILLOUGHBY: Why don't we take a
15	five-minute break. We have been here for about an hour.
16	(Recess taken.)
17	BY MR. WILLOUGHBY:
18	Q. Did you have a chance to look at Exhibit 25?
19	A. Yes, I did.
20	Q. And that's an observation done of your teaching
21	by Janet Basara?
22	A. That's correct.
23	Q. And at that point for this evaluation you were
24	teaching by yourself, correct?

		169
1	Α.	That's correct.
2	Q.	And when was it that the team teaching between
3	yourself	and Ms. Freebery stopped?
4	Α.	This was the first semester.
5	Q.	The spring of 2004?
6	А.	That's correct.
7	Q.	And did it stop in January or did it stop sooner
8	than that	t ?
9	Α.	When the semester started, I guess it would be
10	January (or whatever.
11	Q.	Was there any time during January where you team
12	taught?	
13	Α.	I do not think so.
14	Q.	So for the whole spring semester you were on your
15	own?	
16	Α.	That's correct.
17	Q.	And you were using the lesson plans for health
18	that Mr.	Rumford gave you?
19	Α.	That's correct.
20	Q.	What lesson plans were you using for the physical
21	education	n part of it?
22	Α.	The plans I wrote.
23	Q.	Where are those plans?
24	Α.	They were on my school computer.
Î		

			170
1	Q.	And did you produce them in this litigation?	
2	А.	I didn't have access to my school computer.	
3	Q.	Did you have copies of them anywhere?	
4	А.	I don't think so.	
5	Q.	So you are tape recording people. You are	
6	thinking	that people are setting you up for nonrenewal.	
7	And you	know one of the issues is lack of lesson plans,	
8	correct?		
9	Α.	Correct.	
LO	, Q.	But you didn't keep copies of them?	
L1		MR. WILSON: Object to the form.	
L2	А.	I left them on my school computer.	
L3	Q.	So you didn't keep copies of them?	
L 4		MR. WILSON: Object to the form.	
L5	А.	That's correct.	
L 6	Q.	Do you agree with this analysis, lesson analysi	. S
L7	done by	Ms. Basara?	
L8	Α.	No, I do not.	
L9	Q.	Do you think the whole thing is inaccurate or d	lo
20	you thin	k just parts are inaccurate?	
21	А.	I think the majority of it is inaccurate.	
22	Ω.	Well, some things she compliments you on and so	me
23	things s	he says were not acceptable?	
24	A.	That's correct.	

	171
1	Q. So you are saying that the parts she compliments
2	you are accurate and the other parts are inaccurate?
3	A. That's not what I'm saying.
4	Q. What are you saying?
5	A. I'm saying parts of it is are accurate but the
6	majority are not.
7	Q. Tell me what parts you think are accurate. Just
8	go through page by page and identify the paragraphs
9	rather than reading the entire document into the record.
10	A. The first paragraph of the narrative, that is
11	correct.
12	Q. The description of the lesson, is that accurate?
13	A. I'm sorry, I skipped that.
14	Not completely.
15	Q. What is inaccurate about that?
16	A. The objective is not how tobacco companies get
17	you to buy their products.
18	Q. What was the objective?
19	A. I believe students will learn how influences
20	influences will affect their choices on smoking or
21	something along those lines.
22	Q. Was this a lesson plan that you had written or
23	one of Mr. Rumford's?
24	A. It is one he had written.

		172
1	Q.	All right. You don't remember exactly what the
2	objective	e was?
3	Α.	No, I do not.
4	Q.	But you think what is described here is
5	inaccurat	z.e?
6	Α.	Yes.
7	Q.	Okay. Anything else in that description of the
8	lesson th	nat you think is inaccurate?
9	Α.	No, I think the rest of it is accurate.
10	, Q.	Let's go to the next heading, "Narrative." The
11	first par	ragraph under that, is that accurate?
12	Α.	Yes.
13	Q.	What about the second paragraph beginning, it
14	says "At	9:03"?
15	Α.	Again, parts of it are accurate.
16	Q.	What is inaccurate?
17	А.	What is inaccurate?
18	Q.	Yes.
19	Α.	The part where it says "Without a conclusion to
20	the disc	ussion."
21	Q.	I'm sorry, where are we now?
22	Α.	I'm sorry. That's the start of the fifth
23	sentence	. I feel I did conclude that activity.
24	Q.	It says there wasn't a conclusion?

		173
1	Α.	Yes, "Without a conclusion to the discussion."
2	Q.	How did you conclude the discussion?
3	Α.	As I wrote in my rebuttal, that I stated I
4	don't	remember exactly what I stated. I read that
5	yester	day to prepare for this. But I wrote exactly how I
6	conclu	ded. I don't remember off the top of my head.
7	Q.	You don't remember how you concluded it?
8	A.	Not off the top of my head, no, I don't.
9	Q.	And of course, this is from two years ago as
10	well?	
11	А.	Yes.
12	Q.	So you are saying you have enough of a
13	recolle	ection of this observation to remember that it is
14	inaccu	rate that you didn't conclude the lesson?
15	А.	As I stated, I read my rebuttal or attached
16	letter	to this.
17	Q.	And that's why you remember?
18	Α.	Last night. Yes.
19	Q.	All right. What else is inaccurate in that
20	second	paragraph under "Narrative"?
21	А.	I don't recall anything else being inaccurate.
22	Q.	The bottom paragraph under "Narrative" beginning
23	with "N	Next," why don't you read that, just go through the
24	bottom	of that first page and tell me if there is

1 anything there that's inaccura	1	anvthing	there	that's	inaccurat
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- A. I don't believe -- on the fifth sentence says,
 "The majority of students moved to one side of the room."

 I don't believe that. Again, in me rebuttal, that's the
 only way I'm remembering this, is that the students were
 more equally distributed.
- Q. All right. Going over to the second page, which is C00228, starting with the top paragraph on that page, it begins with "Students were talking softly at first," can you read that and tell me what is inaccurate, if anything.

Go ahead.

- A. The third sentence says, "CJ was laying across two desks." The desks are attached to the chairs in that room. A student couldn't lay across two desks.
 - O. The desks are attached to the chairs.
- A. Yes. It comes right here, so if a student were to lay across it, it is almost -- they couldn't lay across two seats without standing up and laying down on them. It says, "CJ was laying across two desks."
 - O. Two desks?
 - A. The desks are attached here.
- Q. You are saying he couldn't be laying across?
 - A. If there is one right here and another one is way

1 over here, that's a large gap for a student to make.

- Q. You remember that because you read that in your rebuttal?
- A. That's correct. That's going to be my answer for all of these, I read that last night. I don't have -- I don't have a clear memory of everything that happened in that room that day.
- Q. So you don't have an independent recollection other than anything that's in your rebuttal?
 - A. The only independent --
- 11 Q. Go ahead.

A. -- remembrance I had was that she repeatedly mentioned students were whistling, and said that I did not -- she stated I do not know who they were.

First, she couldn't -- she didn't know that because she never asked me if I knew who they were. I moved and stood next to one of them, and when a next -- when another student whistled, I looked directly at him and I said, "If you keep this up, you are leaving the room." And that's the only independent recollection I have of this lesson.

- Q. So everything else that you agree or disagree with would be in your rebuttal?
 - A. That's correct.

	(176
1	Q. Did Ms. Basara ask you for your lesson plans on
2	that day?
3	A. No, she did not.
4	Q. Did she ask you for your lesson plans for that
5	day at any point?
6	A. She eventually did, yes. I think it was later
7	that week.
8	Q. And did you say they were at home?
9	A. No, I did not.
10	Q. What did you say?
11	A. I asked her, "Do you want all my PE lessons, as
12	well as my health lessons, or do you want just the health
13	lessons?"
14	She said, "Just the health lessons."
15	And I said, "Do you want a copy? Do you
16	want the book?"
17	And she said that a copy would be fine. So
18	I made a copy of those lessons and put them in her
19	mailbox.
20	Q. You said what?
21	A. I made a copy of those lessons and put them in
22	her mailbox.
23	(Wilcoxon Deposition Exhibit 26 was marked
24	for identification.)
	t de la companya de

	177
1	Q. Do you recognize Exhibit 26?
2	A. Yes.
3	Q. Is that the document that you put in Ms. Basara's
4	mailbox
5	A. Yes.
6	Q concerning your health plan book?
7	A. That's correct.
8	Q. Your health plan lessons?
9	A. That's correct.
10	Q. And the second page of that document, which is
11	C00240, that's an excerpt out of
12	A. That big plan book, yes.
13	Q the big plan book we looked at earlier?
14	A. Yes.
15	Q. This document, this page C00240, is a copy of a
16	lesson plan written by Mr. Rumford?
17	A. That is correct.
18	Q. And the same thing with the next page, C00241?
19	A. Except for the few comments I added, like we
20	talked about before, out of the big plan book, yes.
21	Q. Except for those items you mentioned?
22	A. Yes.
23	Q. And same thing for C00242?
24	A. That's correct.



	178
1	Q. And C00243?
2	A. That's correct.
3	Q. How many times did she ask you for the lesson
4	plans before you sent this in?
5	A. Once.
6	Q. Well, the lesson plan was, the observation was on
7	April 21, and you gave this to her looks like
8	approximately two weeks later. What was the reason for
9	the delay?
10	A. As I said, she didn't ask for one that day.
11	Q. When did she ask for them?
12	A. Like I said, I guess approximately a week later.
13	I do not remember the exact date.
14	Q. Well, why did it take a week to get back to her
15	when she asked for the lesson plans?
16	A. Again, I don't remember the exact date when she
17	asked for them, so I don't know if it was a week. I'm
18	giving you guesses. I'm sorry.
19	Q. So you don't remember when she asked you for it?
20	A. No, I don't.
21	Q. Okay. Now, when a principal does an observation
22	of the teacher, is there a post-observation conference?
23	A. Yes, there is.
24	Q. What happens in the post-observation conference?

		179
1	A. It is when I get that document we just read b	ack,
2	to read over and review.	
3	Q. So that's the first time you have actually se	en
4	the document?	
5	A. Is at the post yes.	
6	Q. That's Exhibit 25?	
7	A. That's correct.	
8	Q. All right. What takes place in the	
9	post-observation?	
10	A. You discuss what the observation says, what w	as
11	saw what was seen by the administrator, differences	of
12	opinion about what took place in the classroom.	
13	Q. What else is discussed? Is that it?	
14	A. Pretty much.	
15	(Wilcoxon Deposition Exhibit 27 was mark	ed
16	for identification.)	
17	Q. Have you looked at Exhibit 27?	
18	A. Yes.	
19	Q. What is that?	
20	A. It is a letter Miss Basara wrote about my les	son
21	plans.	
22	Q. Can you read what it says?	
23	A. Sure. "At our post-observation conference on	ı
24	April 26, 2004, I asked to see your plan book."	
	1	

			400
1	Q.	Let's stop there. Now, is that accurate?	180
2	A.	No, it is not.	
3	Q.	She didn't ask to see your plan book at the	
4	post-obs	ervation conference?	
5	Α.	No, she didn't.	
6	Q.	She is making that up?	
7	Α.	As far as I recall, yes.	
8	Q.	Well, could she have asked for it and you just	
9	don't re	call?	
10	Α.	I do not believe she asked for it. As far as I	
11	recall,	she did not ask for it.	
12	Q.	You are not saying that it is absolutely certain	n
13	that she	didn't?	
14	Α.	No, I'm not.	
15	Q.	Read the next line.	
16	Α.	"At that time you indicated that you did not ha	ve
17	it becau:	se you left it at home."	
18	Q.	Is that accurate?	
19	Α.	No, it is not.	
20	Q.	You never said that you didn't have it because	
21	you left	it at home?	
22	Α.	No, I didn't.	
23	Q.	So she is making that up?	
24	Α.	That's correct.	

	181
1	Q. What does the next line say?
2	A. "On May 5th, 2004, I asked to see it for a second
3	time. You copied four pages and put it in my mailbox on
4	May 6, 2004. To this date, I have not seen your lesson
5	plan book."
6	Q. Is that accurate?
7	A. I had talked to her ahead of time and said, "Do
8	you want the book or do you want copies of the page for
9	health?" And she said, "Copies would be fine."
10	Q. So what you gave her in response to her request
11	on May 5th was what has previously been marked as
12	Exhibit 26?
13	A. That's correct.
14	Q. All right. And what does the next paragraph say?
15	A. "My concern is that the pages that you gave me
16	were lessons that Frank Rumford wrote more than two years
17	ago."
18	Q. Stop there. Is it accurate that the pages that
19	you had given her were lesson plans Mr. Rumford had
20	written two years ago?
21	A. Correct.
22	Q. Okay.
23	A. "He shared these with you to guide and assist you
24	as a new teacher. You have only inserted the standards

	182
1	on some of his lessons. Is unacceptable"
2	Q. Let me stop you one second. I'm sorry. You only
3	inserted the standards on some of the lessons. Is that
4	the writings on these documents we referred to earlier
5	that was in your handwriting?
6	A. The standards, yes.
7	Q. She is accurate, that's the only writing that's
8	on here?
9	A. No. I altered one of the assignments as well, we
10	talked about previously.
11	Q. Just the one?
12	A. Yes.
13	Q. Go ahead. She says, "It is unacceptable"?
14	A. "It is unacceptable that after two years of
15	teaching health and physical education at Skyline, you
16	have not developed, adapted, adjusted, or improved upon
17	lessons handed to you as a guide."
18	Q. Do you agree with that remark?
19	A. No, I don't.
20	Q. So you think it was just fine for you to keep
21	using Mr. Rumford's two-year-old lesson plans?
22	A. For health we were team teaching. I was told
23	those were the lesson plans. I talked to people I had
24	seen teaching with, those were the lesson plans they

1		183
1	wanted to use	•
2	Q. Peop	le you were team teaching with?
3	A. Yes.	
4	Q. Bein	g whom?
5	A. Firs	t it was Jill, the long-term sub. When Miss
6	Freebery retu	rned, I communicated to her that the lesson
7	plans I didn'	t think worked very well. She informed me
8	they worked w	ell for nine years and they will continue to
9	work. I show	ld try it with her before we made changes.
10	Q. You	stopped team teaching with her in January
11	2004, correct	?
12	A. That	t's correct.
13	Q. And	you believe that your job was in jeopardy?
14	A. That	t's correct.
15	Q. And	you had been previously written up for not
16	having accept	able lesson plans?
17	A. That	's correct.
18	Q. And	you didn't do anything to rewrite these
19	health plans	after that?
20	A. That	e's correct.
21	Q. Okay	y .
22		(Wilcoxon Deposition Exhibit 28 was marked
23	for identific	cation.)
24	Q. Do	you recognize Exhibit 28?

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1	A. Yes.
2	Q. And what is it?
3	A. I wrote a letter to Miss Basara to ask her to
4	postpone the post-observation meeting to give me time to
5	talk to my union rep.
6	Q. Did you talk to your union rep during that time?
7	A. Yes, I did.
8	Q. Was that Mr. Norton?
9	A. Yes, it was.
10	Q. What did you discuss?
11	A. I discussed that I was I actually talked to
12	him previously, before I had ever seen the write-up,
13	saying I was concerned about Miss Basara writing it up,
14	and we continued that conversation, and I told him I had
15	gotten the document back that we looked at previously
16	I don't remember what number it was and wanted to
17	review that with him ahead of time. So we talked about
18	what was on that document.
19	Q. Well, that was Exhibit 25?
20	A. Yes.
21	Q. The lesson
22	A. Yes.
23	Q. You are saying you already received this?
24	A. I believe Miss Basara gave that to me in my

	(185
1	mailbox,	to meet me that day.
2	Q.	She gave it to you in advance, even though the
3	normal p	rocess is to give it to you at the conference?
4	Α.	That's correct.
5	Q.	And then you read it over and asked for a
6	postpone	ment of the meeting so you could talk to your
7	union re	presentative?
8	Α.	Yes.
9	Q.	And she agreed to that?
10	Α.	Yes.
11	Q.	And then you had the meeting later that week?
12	Α.	Yes.
13		(Wilcoxon Deposition Exhibit 29 was marked
14	for iden	tification.)
15	Q.	Do you recognize Exhibit 29?
16	Α.	
	1	Yes.
17	Q.	What does this deal with?
17 18	Q. A.	
	Α.	What does this deal with?
18	Α.	What does this deal with? It is a letter, I was written up for not securing
18 19	A. a student	What does this deal with? It is a letter, I was written up for not securing t's Hoops for Hearts money.
18 19 20	A. a student Q.	What does this deal with? It is a letter, I was written up for not securing t's Hoops for Hearts money. Hoops for Hearts?
18 19 20 21	A. a student Q. A.	What does this deal with? It is a letter, I was written up for not securing t's Hoops for Hearts money. Hoops for Hearts? It is a fundraiser. Yes.
18 19 20 21 22	A. a student Q. A. Q.	What does this deal with? It is a letter, I was written up for not securing t's Hoops for Hearts money. Hoops for Hearts? It is a fundraiser. Yes. What is Hoops For Hearts? It is a fundraiser for the American Heart

		186
1	Q.	And students bring in cash or checks as a
2	contrib	ution?
3	А.	That's correct.
4	Q.	And you were responsible for collecting the cash
5	and che	cks?
6	Α.	That's correct.
7	Q.	And what happens with the cash?
8	Α.	I collected the envelopes. And I went up to the
9	cafeter	ia to get my lunch. After the class, I returned,
10	the env	elope was torn open. One of the envelopes, just
11	one of	them was torn open and the cash was missing.
12	Q.	Where had you left the envelope?
13	Α.	On the front table in the multi-purpose room.
14	Ω.	On the front table in the multi-purpose room?
15	Α.	That's correct.
16	Q.	And why didn't you secure the cash, take it to
17	your of	fice and lock the door or do something else?
18	Α.	Honestly, I had been taking it back to my class,
19	back to	my office in between each class, and at that time
20	I had f	orgotten about it.
21	Q.	So this memo is accurate, that the money that was
22	under y	our control was stolen?
23	А.	Yes.
24	Q.	Looking at the second full paragraph, can you

- read that into the record, again, slowly, the first sentence.
 - A. "Twice this school year I have reminded staff of the importance of securing personal items and cash collected from students."
 - O. Is that accurate?
 - A. I do not recall. I do not recall. It could be.
 - Q. Could be, okay. Go ahead. First?
 - A. "First, we had a serious incident where a person broke into our building and I held an emergency meeting to notify staff and reminded everyone to lock their valuables at all times."
 - O. Is that accurate?
- 14 A. Yes, it is.

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- 15 O. What is next?
 - A. "Second, at our March faculty meeting, I reminded staff to lock all money associated with SSA Power Card fundraiser in their rooms until it could be brought to the office and looked in the school safe."
 - O. Is that accurate?
- 21 A. I do not recall.
- Q. So it could be accurate? You just don't remember?
- 24 A. That's correct.



And so that was another written reprimand you 1 Ο. received in the second semester of the 2003-2004 school 2 3 year? That's correct. 4 Α. Now, again, at that point when you left the cash 5 0. unattended in the multi-purpose room, you knew your job 6 was in jeopardy and you believed it to be in jeopardy? 7 8 Α. Correct. But you left it there anyway? 9 Ο. 10 Α. Correct. (Wilcoxon Deposition Exhibit 30 was marked 11 for identification.) 12 Do vou recognize Exhibit 30? 13 Ο. 14 Yes. Α. Is this a typed version of the log that you had 15 Q. 16 been keeping? This is what I referred to previously. 17 Α. Yes. This is the one that was on your --18 Ο. 19 Home computer. Α. 20 -- home computer? Ο. 2.1 That's correct. Α. And this stops at February 23rd? 22 Ο. Correct. 23 Α. 24 Q. Correct?

	•	
•	l 7\	Correct.
	н А.	

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- Q. Did you make any notes after that?
- 3 | A. I do not believe so.
 - Q. Why did you stop?
- A. We were no longer team teaching. I did not see
 Miss Freebery, so I did not know any of the information
 that I had been keeping.
 - Q. Well, looking at the third page, C00190, from then on, from January 5 on, you have two pages of notes, and you had already stopped team teaching, correct?
 - A. Correct.
- Q. So for January, most of February, you were keeping these notes?
- 14 A. That's correct.
 - O. And then you just stopped?
- 16 A. Yes.
- Q. And your explanation is that you weren't seeing her any longer so you decided to stop?
- MR. WILSON: Object to the form.
- A. As far as my recollection, that is the reason I stopped taking the notes.
 - Q. Did you give these notes to anybody at the school district?
- 24 A. No, I did not.



1	Q. Do you have anymore notes about what happened
2	with any of the issues in this case besides these notes?
3	A. No, I do not.
4	Q. And are these the ones that you said earlier you
5	had e-mailed to your attorney?
6	A. Yes.
7	Q. And there is nothing else that you have at home
8	or any place else that are either typewritten or
9	handwritten notes concerning the facts in issue here?
10	A. I do not believe so, no.
11	(Wilcoxon Deposition Exhibit 31 was marked
12	for identification.)
13	Q. Do you recognize this letter?
14	A. Yes, I do.
15	Q. And you sent it to Mr. Ortega?
16	A. Mr. Orga, yes, I did.
17	Q. Orga, I'm sorry. And the purpose of this was to
18	try to get Mr. Rumford in trouble?
19	A. The purpose was to continue to express concerns
20	that I had about the administration, as it says in the
21	first paragraph.
22	Q. So at this point now you are sending the Director
23	of Secondary Education a letter criticizing the Assistant
24	Principal that you reported to?

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1	A. Yes.
2	Q. Why did you want to do this?
3	A. It is factual. Again, I wanted them to know that
4	I have additional concerns about the administration. We
5	had to have a meeting where I gave him another note that
6	expressed my initial concerns. This was some additional
7	concerns I had.
8	Q. What did you want Mr. Ortega to do Orga?
9	(Discussion off the record.)
10	A. I asked him to investigate the matter. That's
11	it. I didn't ask anything else.
12	(Wilcoxon Deposition Exhibit 32 was marked
13	for identification.)
14	Q. Do you recognize Exhibit 32? This is a letter
15	you sent to Mr. Orga?
16	A. Yes, it is.
17	Q. It says you had a conversation with him on
18	February 25?
19	A. Yes.
20	Q. Do you remember that conversation?
21	A. Yes.
22	Q. Do you have an independent recollection of any
23	notes?
24	A. Yes, I handed him a note at that meeting.

	/ 192
1	Q. No. Do you have an independent recollection of
2	what took place at that conference, separate from any
3	notes or letter that you have?
4	A. I have vague recollection.
5	Q. Tell me what you remember.
6	A. I discussed my concern about the letters that had
7	been put about the alleged sexual harassment, about the
8	lesson plans, and I discussed with him my concerns that I
9	felt that they were going to come after me for this, that
L O	there was jeopardize putting my job at risk,
1	jeopardizing my job.
L2	Q. So in that February 25th meeting in 2004 you told
L3	Mr. Orga that, in fact, you thought that you would be
L 4	non-renewed because of the allegations?
L5	A. Yes, I thought it was heading that way.
L6	Q. I'm sorry?
L7	A. I thought it was heading that way.
L8	Q. And on the second page of this document, can you
L9	read that into the record?
20	A. "Without ever seeing the written narrative of
21	this observation, I am asking that it not be included in
22	my personnel file. I am also asking for a written
23	response to my request"

Slow down.

23

24

Q.

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1	A. I apologize. "I'm also asking for a written
2	response to my request and would appreciate a response to
3	the letter I left with you at our meeting back in
4	February. Thank you."
5	Q. So you hadn't even seen the observation report
6	that is Exhibit 25, and you are already writing to the
7	Director of the Secretary of Education, asking that it
8	not be included in your personnel file?
9	A. That is correct.
10	(Wilcoxon Deposition Exhibit 33 was marked
11	for identification.)
12	Q. Do you recognize Exhibit 33?
13	A. Yes, I do.
14	Q. And that's a response of Mr. Orga?
15	A. Yes, it is.
16	Q. To your letter that was Exhibit 32?
17	A. Yes.
18	Q. Dated April 22nd, correct?
19	A. That's correct.
20	Q. Now, in the second paragraph he says that Ms.
21	Basara would be remiss if she didn't do observations. Do
22	you agree with that?
23	A. Yes.

Isn't that part of her job?

24

Q.

٦		194 Van it in
1		Yes, it is.
2	Q.	Do you agree with Mr. Orga's statement that the
3	educatio	nal system is an area of accountability?
4	Α.	Yes, I do.
5	Q.	Do you agree all educators are being asked to
6	reach hi	gher standards?
7	Α.	Yes, I do.
8	Q.	And that's something that's happened not only in
9	Delaware	but really across the country?
10	. A.	Yes.
11	Q.	That includes observations that are both
12	announce	d and unannounced?
13	А.	Yes.
14	Q.	Is there any specific thing, way in which you
15	believe 1	Ms. Basara had violated DPAS guidelines for
16	observat	ions?
17	Α.	I do not know the DPAS guidelines here.
18	Q.	Do you know of any way that she violated the
19	collecti	ve bargaining agreement by doing unannounced
20	observati	ion?

- 21 Α. No, she did not.
- (Wilcoxon Deposition Exhibit 34 was marked 22
- for identification.) 23
- Do you recognize Exhibit 34? 24 Q.



	193
1	A. Yes, I do.
2	Q. And what is it?
3	A. It is the letter saying my contract would not be
4	renewed.
5	Q. And it is dated May 14, 2004?
6	A. That's correct.
7	Q. Did you request a meeting with the superintendent
8	concerning the reasons for your nonrenewal?
9	A. Yes, I did. I requested a letter.
10	Q. A letter.
11	A. And then the next step was a meeting.
12	(Wilcoxon Deposition Exhibit 35 was marked
13	for identification.)
14	Q. Who did you send your letter to asking for your
15	reasons for nonrenewal?
16	A. The superintendent of the school district. I was
17	advised to by my union.
18	Q. They had a formal letter, didn't they, they gave
19	nontenured teachers to send in, the DSEA?
20	A. I do not have any recollection of that. I
21	believe that's where I got this information, but I don't
22	recall that's what it was.
23	Q. You don't know whether or not they have a form
24	letter that they use for nonrenewals of nontenured

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1	teachers?
2	A. No, I don't.
3	Q. Do you know of other teachers who were not
4	tenured who were nonrenewed in 2004?
5	A. I am unsure. I don't recall at this time.
6	Q. Do you know any of them?
7	A. I don't recall any at this time.
8	Q. Do you recognize Exhibit 35?
9	A. Yes, I do.
10	Q. What is that?
11	A. After talking to Rudy Norton, my union
12	representative, he told me to write this letter to Dr.
13	Andrzejewski to get the reasons for my nonrenewal,
14	termination.
15	Q. And did you have a meeting with Dr. Andrzejewski
16	at some point after that?
17	A. Yes.
18	Q. Who was present?
19	A. Myself, Rudy Norton, Dr. Andrzejewski and Miss
20	Dunmon.
21	Q. Did you speak at that meeting?
22	A. Somewhat, but I probably let my union
23	representative speak at the meeting.
24	Q. What did you say?
- 1	

		19'
1	A. I do not have recall directly who	at I said.
2	Q. Do you recall what any of the sci	nool district
3	3 representatives said?	
4	A. No, I do not.	
5	5 Q. So you don't recall what they sa	id?
6	A. No, I do not.	
7	7 (Wilcoxon Deposition Exhibi	t 36 was marked
8	8 for identification.)	
9	Q. Do you recognize Exhibit 36?	
10	O A. Yes, I do.	
11	Q. What is that?	
12	2 A. It is the complaint I filed with	the Department
13	of Labor.	
14	Q. And what was the date that you for	iled this charge
15	with the Department of Labor?	
16	A. It says down in the corner Februa	ary 24th, '04.
17	Q. And is it correct that the distri	ict didn't
18	receive the charge until some time later?	
19	A. Yes.	
20	Q. And is that on or about March 12th	:h?
21	A. It is in the middle of March.	
22	Q. Do you have any independent know!	edge of when
23	they received it?	
24	A. No, I do not.	
1	1	

1	Q. And you claim in this charge that you are the
2	victim of gender bias, being male?
3	A. Yes.
4	Q. Let me go to the page marked C00775. Do you see
5	that? The top of the page
6	A. Yes.
7	Q "Remedy Information," item number 7?
8	A. Yes.
9	Q. You write, "I want to keep my job"?
10	A. Yes.
11	Q. So at that point you already believed that you
12	would not be renewed?
13	A. That's correct.
14	Q. And that was based on the comments that Ms.
15	Freebery made about you making inappropriate
16	sexually-related remarks to her?
17	A. That's correct.
18	Q. Let's look at page C00777. Do you see item
19	number 4?
20	A. Yes, I do.
21	Q. So you are saying in there that, in fact, it was
22	Ms. Freebery who brought up the sexually-related comments
23	to you?
24	A. Yes.

		199
1	Q.	Not vice versa?
2	Α.	That's correct.
3	Q.	And you never made any sexually-related remarks
4	to her a	t any time?
5	Α.	No, I did not.
6	· Q.	Looking over at the next page, item 10. That's
7	your han	dwriting on there, correct?
8	Α.	That's correct.
9	Q.	Can you read that, the response to item 10?
10	, A.	To number 10?
11	Q.	Yes.
12	Α.	"She did only after the documentation I kept on
13	her was	given to her by my assistant principal."
14	Q.	So "she" in that sentence is Ms. Freebery?
15	Α.	That's correct.
16	Q.	At the time you filed this charge did you have an
17	attorney	representing you?
18	Α.	No, I did not.
19	Q.	Were you working with DSEA representatives?
20	А.	I was working with Mr. Norton, yes.
21	Q.	Did Mr. Norton tell you to file this charge?
22	Α.	Yes, he did.
23	Q.	Why did he say to file the charge?
24	Ά.	I do not recall exactly the reasons.